

US EPA ARCHIVE DOCUMENT

TOP:

Jan. 20 - 13

102

Cindy Lin (WTR2)
U.S Environmental Protection Agency
So. Cal. Field Office
600 Hillshire Blvd. Suite 1460
Los Angeles, Ca. 90017

Dear Ms. Lin:

As a Los Vizcainos Park Home Owner I'm writing to express concern for the Total Maximum Daily Load's being proposed for the Malibu Creek Watershed. Malibu Creek has unique characteristics. It is not appropriate to compare Malibu Creek to other fresh water coastal creek systems. Applying fresh water standards for a brackish creek is not making sense. EPA concludes the TMDL impairs the presence of aquatic insects and fails to recognize the freshwater insects do poorly in non-freshwater streams like Malibu Creek or for a creek that has no water in it at all over 25% of its length in dry weather periods. EPA should also recognize that the salt impact of the

Homeowner Federation in the watershed
was key reason why the Water District
that serves our area was formed in the
first place; Valibee Creek is unsuitable
as a potable water source, in part be-
cause of its salinity. We believe its
salinity has no impact on freshwater
insects.

For these reasons the homeowners of Las
Viggenes Park call upon EPA to conduct a
scientifically sound evaluation of the
Valibee Creek watershed with appropriate
opportunities given to the homeowners and
businesses of the region to examine the data
and comment on the findings. EPA should
not proceed with adopting new, revised, or
additional TMDLs until that conclusion
is complete.

Sincerely,
Hans Scow
Las Viggenes Park Homeowner